

**GOVERNMENT OF KERALA****Abstract**

Industries Department – Entrepreneur Support Scheme-Clarification in amendment - Orders issued

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**INDUSTRIES(B)DEPARTMENT**

G.O.(Ms)No.97/2021/ID Dated,Thiruvananthapuram, 06/09/2021

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Read 1 G.O.(Ms)No.103/2020ID dated 24.11.2020

2 Letter No. DIC/12565/2018-FC2 dated 03.02.2021 from the Director of Industries and Commerce

**ORDER**

Government as per the order read above, have amended Clause 6&7 of the existing guidelines of Entrepreneur Support Scheme in tune with the conditions mentioned in Sl.No.10 of the Vyavasaya Bhadratha Scheme. The amendments/additions have been effected from 20.05.2020.

As per letter read as second paper above, the Director of Industries and Commerce submitted a proposal requesting clarification on the effective date for availing the benefits as per the amendment made .

Government have examined the matter in detail and are pleased to amend the Annexure C of the order read above as follows:

“The amendments/additions have been effected for new units, in which the date of commencement of commercial production started on or after 20.05.2020 and for units which have undergone expansion/modernisation/diversification, in which the date of restarting of production is on or after 20.05.2020.”

File No.IND-B2/106/2020-IND

Government Order read above is modified to this extent only.

(By order of the Governor)  
Malathy S  
Additional Secretary

To:

The Director of Industries and Commerce, Thiruvananthapuram.

The Principal Accountant General(A &E /Audit),  
Kerala,Thiruvananthapuram.

The Managing Director, KSIDC,Thiruvananthapuram.

The Managing Director, KFC,Thiruvananthapuram.

The Finance Department(Vide No. 1542024/I & PW-A3/2021/Fin dated  
03.06.2021)

The Planning & Economic Affairs Department(Vide No.PLEGA-  
A2/141/2020 dated 31.03.2021)

The Information and Public Relation (Web and New Media) Department

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Section Officer

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## GOVERNMENT OF KERALA

### Abstract

Industries Department – Amendment of Clauses of Entrepreneur Support Scheme in accordance with Covid-19 Samashwasa Padhati - Orders issued

### INDUSTRIES (B) DEPARTMENT

G.O.(Ms)No.118/2021/ID Dated, Thiruvananthapuram, 20/12/2021

- Read: 1. G.O.(Ms)No.156/2012/ID dated 28/12/2012  
 2. G.O.(Rt)No.666/2021/ID dated 30/06/2021  
 3. Letter No.DIC/12565/2018-FC2 dated 08/07/2021 from the Director of Industries and Commerce

### ORDER

As per the Government Order read above, the guidelines of the Entrepreneur Support Scheme was approved to provide extensive support to Micro, Small and Medium Enterprises (MSMEs). Vide the order read as second paper above, a special relief package to assist industrial units in the wake of second wave of Covid pandemic, namely Covid-19 Samashwasa Padhati was sanctioned.

The Director of Industries and Commerce, as per letter read above, submitted a proposal to amend relevant clauses of Part 3 of the Entrepreneur Support Scheme in tune with the Covid-19 Samashwasa Padhati.

Government have examined the matter in detail and are pleased to amend the relevant clauses of Part 3 of the Government Order read first above as detailed in the Annexure to this order.

The amendments shall be effected for units whose date of commencement of production is on or after 01/04/2021 or date of re-starting production after completing expansion/ diversification/modernization is on or after 01/04/2021.

The Director of Industries and Commerce will ensure that in due course as and when the sector come out of the Covid impact the pattern of assistance is reviewed considering the viability of business models of projects in various sub sectors and deciding on the viability gap funding as grant from government apart from equity and loan in the project finance.

The G.O read as first paper above stands modified to this extent.

(By Order of the Governor)

**MALATHY.S**

**ADDITIONAL SECRETARY**

To :

The Director of Industries and Commerce, Thiruvananthapuram

The Principal Accountant General (Audit/A &E), Thiruvananthapuram

✓ All General Managers, District Industries Centres (through DIC)

Finance Department (Vide No.1857753/I&PWA3/2021-Fin)

Planning & Economic Affairs Department (Vide File No.PLGEA-A2/169/2021)

Information and Public Relations (Web and New Media) Department

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Section Officer

**ANNEXURE**

	<b>Existing</b>	<b>Amendment</b>
<b>Part 3 Entitlement of successful applicant</b>	<p>3. Entitlement in the scheme shall be limited to an amount of Rs.30.00 (Thirty) lakhs per applicant unit to be availed only once. The upper limit of Rs.30.00 (Thirty) lakhs shall be enhanced by 5% per annum during the period of operation of the scheme to address the escalation of costs. Subject to this maximum limit the assistance shall be limited to the fixed percentage of the composite investment upon</p>	<p>3. Entitlement in the scheme shall be limited to an amount of <b>Rs.40.00 (Forty) lakhs</b> per applicant unit to be availed only once. The upper limit of <b>Rs.40.00 (Forty) lakhs</b> shall be enhanced by 5% per annum during the period of operation of the scheme to address the escalation of costs. Subject to this maximum limit the assistance shall be limited to the fixed percentage of the composite investment upon</p>
	<p>a) land, b) land development costs. c) building and improvement charges on existing building. d) essential office infrastructure, e) fixed cost of plant and machinery, e) electrification, f) generators and associated equipment. Eg: Invertors.</p> <p>All testing and pollution control equipments shall also be eligible for computing the composite investment cost. Working capital and recurring costs shall not be eligible.</p>	<p>a) land, b) land development costs. c) building and improvement charges on existing building. d) essential office infrastructure, e) fixed cost of plant and machinery, e) electrification, f) generators and associated equipment. Eg: Invertors.</p> <p>All testing and pollution control equipments shall also be eligible for computing the composite investment cost. Working capital and recurring costs shall not be eligible.</p>

	<p>4. Out of all eligible applicants, 30% of the earmarked assistance shall be reserved for micro enterprises. Only in case of insufficiency of qualified applicants in the micro category, small and medium enterprises shall be considered. The following categories of applicants shall be reserved for micro enterprises. Only in case of insufficiency of qualified applicants in the micro category, small and medium enterprises shall be considered. The following categories of applicants shall be preferred in the manner mentioned in the following paragraphs.</p> <p>5. An assistance of 15% limited to Rs.20.00 (Twenty) lakhs will be payable on the fixed capital investment of all micro, small and medium enterprises set up in the State except those mentioned in paras 10 and 11.</p> <p>6. All micro, small and medium enterprises established by entrepreneurs belonging to Women, Scheduled Castes and Scheduled Tribes, Young entrepreneurs and Non-Resident Keralites (NRKs) shall be eligible for an assistance of 25% of the fixed capital investment limited to Rs.30(Thirty) lakhs.</p>	<p>4. Out of all eligible applicants, 30% of the earmarked assistance shall be reserved for micro enterprises. Only in case of insufficiency of qualified applicants in the micro category, small and medium enterprises shall be considered. The following categories of applicants shall be reserved for micro enterprises. Only in case of insufficiency of qualified applicants in the micro category, small and medium enterprises shall be considered. The following categories of applicants shall be preferred in the manner mentioned in the following paragraphs.</p> <p>5. An assistance of 15% limited to <b>Rs. 30.00 (Thirty) lakhs</b> will be payable on the fixed capital investment of all micro, small and medium enterprises set up in the State except those mentioned in paras 10 and 11.</p> <p>6. All micro, small and medium enterprises established by entrepreneurs belonging to Women, Scheduled Castes and Scheduled Tribes, Young entrepreneurs and Non-Resident Keralites (NRKs) shall be eligible for an assistance of 25% of the fixed capital investment limited to <b>Rs.40(Forty) lakhs</b>.</p>
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GOVERNMENT OF KERALA



Abstract

Industries Department – Amendment of Entrepreneur Support Scheme – Excluding Cashew processing units in the Negative list – Orders issued-Reg.

**INDUSTRIES (B) DEPARTMENT**

G.O.(Ms)No.85/2021/ID

Dated, Thiruvananthapuram, 02/08/2021

Read:1. G.O.(Ms)No.156/2012/ID dated 28/12/2012.  
2. G.O.(Rt)No.503/2020/ID dated 29/06/2020.  
3. Letter No.DIC/12565/2018-FC2(2) dated 10/11/2020 from the Director of Industries and Commerce.

ORDER

Government Vide order read as first paper above, had accorded sanction for implementing Entrepreneur Support Scheme (ESS), a major scheme implemented in the state to support MSMEs engaged in the manufacturing activities. Cashew processing units are included in the Negative List, under this scheme.

2) Based on the guidelines of Atmanirbhar Bharat package of the Central Government, State Government as per order read as 2<sup>nd</sup> paper above have instructed all MSMEs coming under the purview of cashew sector to register through Udyog Aadhaar portal. These units can also register in State Industries Department Portal by using the same Udyog Aadhaar number for geo tagging. Udyog Aadhaar number can be used for financial assistance from State Government also.

3) In the wake of Covid-19 pandemic, the MSMEs under cashew sector are facing various issues like acute shortage of raw-materials/its loss, shortfall in production, market loss, dearth in revenue, disbursement of salary and wages to employees, payment of bank loan, clearing statutory dues etc. To tide over the crisis to some extent, Director of Industries and Commerce, as per letter read as third paper above, submitted a proposal to amend the Annexure II – Negative list of the ESS, by deleting the cashew industrial units from the negative list, thereby extending the benefits of the scheme to all cashew industrial units also.

4) Government have examined the matter in detail, and are pleased to amend the Annexure II-Negative List of the ESS by deleting item No.13 – Cashew industrial units from the list.

(By Order of the Governor)  
Dr. K.ELLANGOVAN  
Principal Secretary

To :

The Director of Industries and Commerce, Thiruvananthapuram  
The Director, Factories & Boilers, Thiruvananthapuram  
Special Officer (Cashew), KSACC, Kollam  
✓ All General Managers, District Industries Centre (through DIC)  
Chairman & MD, Cashew Board  
Managing Director, Cashew Development Corporation, Kollam  
The Principal Accountant General(Audit/A&E), Thiruvananthapuram  
The Finance Department (Vide No.1633486/I&PWA3/2020)  
The Planning & Economic Affairs Department (Vide File No.PLGEA-A2/6/2021)  
Industries (K) Department  
The Information and Public Relations (Web and New Media) Department  
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Section Officer





GOVERNMENT OF KERALA

Abstract

Industries Department – Entrepreneur Support Scheme – Guidelines modified - Orders issued

INDUSTRIES (B) DEPARTMENT

G.O.(Ms)No.103/2020/ID

Dated, Thiruvananthapuram, 24.11.2020

Read: 1. G.O.(Ms)No.156/2012/ID dated 28/12/2012.  
 2. G.O.(Ms)No.56/2020/ID dated 20/05/2020.  
 3. Letter No.DIC/12565/2018-FC2 dated 22/05/2020 from the Director of Industries & Commerce.

ORDER

According to the order read as first paper above, Government had approved Entrepreneur Support Scheme (ESS) with guidelines to provide extensive support to Micro, Small and Medium Enterprises (MSMEs).

Vide the order read as second paper above, a special package of relief measures and financial assistance for MSMEs, which face severe set back due to the lock down declared to counter the Covid-19 pandemic, was introduced for assisting them to restart their business.

Based on the package component detailed as Sl.No.10 in the said Government Order, the Director of Industries & Commerce, has submitted a proposal, vide the letter cited, to amend the clause 6 & 7 of the ESS in tune with the Bhadratha Scheme. The proposal contains to amend Clause 6 & 7 of ESS scheme and provision of additional clauses / relaxations to be added in ESS guidelines.

Government have examined the matter in detail and are pleased to make amendments to Clause 6&7 of the existing guidelines of ESS in tune with the conditions mentioned in Sl.No.10 of the new scheme and on more relaxation for implementing the scheme as part of Covid Package (Vyavasaya Bhadratha) as appended to this order with effect from date of the issue of the Government Order read as second paper above, considering the crisis in the socio-economic sectors in the Covid scenario and the initiatives by the Government in promoting new employment opportunities in MSME sector including emerging areas like Health care industries.

(By Order of the Governor)  
 K.RADHAKRISHNAN  
 ADDITIONAL SECRETARY

To :

✓ The Director of Industries and Commerce, Thiruvananthapuram.  
 The Managing Director, Kerala State Industrial Development Corporation Ltd, Thiruvananthapuram  
 The Managing Director, Kerala Financial Corporation, Thiruvananthapuram  
 The Principal Accountant General(Audit/A&E), Kerala, Thiruvananthapuram  
 (This issues with the concurrence of the Finance Department)  
 The Finance Department (Vide No.1542024/I&PWA3/2020-Fin dated 25/08/2020)  
 Planning & Economic Affairs Department (Vide No.PLGEA-A2/141/2020/PLGEA dated : 22/10/2020)  
 The Chief Executive Officer, K-Bip, Thiruvananthapuram  
 The Information and Public Relation (Web and New Media) Department  
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*Anilkumar P*  
 Section Officer

ANNEXURE

**COVID 19 PACKAGE FOR MSMEs – ENTREPRENEUR SUPPORT SCHEME  
(ESS) TO BE LIBERALISED**

Introduction

The country wide lock down declared has severely affected MSME sectors across the country from 25<sup>th</sup> March 2020. No productive activities are being carried out in all MSMEs. The manufacturing and service sector will take several months to recover from the current situation. Units that function during the lock down period like health care products manufacturing, Agro and food processing units, pharmaceutical products manufacturing, packaging materials manufacturing etc are working only with minimum staff and with utilized capacity less than 40%.

The MSMEs are confronted with different issues like inadequate production, loss of raw materials, market loss, giving salary and wages to employees, payment of bank loan, clearing of statutory dues etc. due to the lock down. Entrepreneur Support Scheme (ESS) is the major scheme implemented in the State to support MSMEs engaged in the manufacturing activities. In the above context it is proposed to liberalize some of the conditions in the existing rules of the ESS, so that entrepreneur can overcome the plight and enterprise can be replenished.

A. The following ESS norms/clauses are added / liberalized to support the entrepreneurs.

I. Clause 1(XVI) is added in continuation of Clause 1(XV) as below.

Clause (XVI) :Non Resident Keralites: Persons who.

- Either have domicile in Kerala or who would have had domicile in Kerala but for their having left the country for the purpose of employment, business or taking up any other occupation outside the country and
- Have been residing continuously for a period of not less than 3 years outside the geographical boundaries of the Union of India before returning to Kerala for setting up an industrial unit.
- A certificate regarding (a) and (b) above shall be obtained by the applicant from NORKA ROOTS, Govt of Kerala.

II. Amendments in Clause 6&7

Clause	Existing Rule	Made in Amendment
6	All micro, small and medium enterprises established by entrepreneurs belonging to Women, Scheduled Castes and Scheduled Tribes and Young entrepreneurs shall be eligible for an assistance of 20% of the fixed capital investment limited to Rs.30.00 (Thirty) lakhs.	All micro, small and medium enterprises established by entrepreneurs belonging to Women, Scheduled Castes and Scheduled Tribes, Young entrepreneurs and Non-Resident Keralites (NRKs) shall be eligible for an assistance of 25% of the fixed capital investment limited to Rs.30.00 (Thirty) lakhs.
7	The following have been declared as priority industries and all units, micro, small, medium enterprises included under priority sector shall be eligible for an additional assistance of 10% of the fixed capital investment subject to a ceiling of Rs. 10.00 (Ten) lakhs or as notified in the specific incentives announced for the sector from time to time.	The following have been declared as priority industries and all units, micro, small, medium enterprises included under priority sector shall be eligible for an additional assistance of 10% of the fixed capital investment subject to a ceiling of Rs.10.00 (Ten) lakhs or as notified in the specific incentives announced for the sector from time to time.

a. Rubber based industries	a. Rubber based industries
b. Agro based and food processing industries	b. Agro based and food processing industries
c. Readymade garments	c. Readymade garments
d. Industries manufacturing equipments and machinery for Non-Conventional energy generation	d. Industries manufacturing equipments and machinery for non-conventional energy generation
e. Bio Technology based industries	e. Bio-Technology based industries
f. 100% Export Oriented Units	f. 100% Export Oriented Units
g. Bio degradable plastic industries	g. Bio degradable plastic industries
h. Plastic waste recycling industries	h. Plastic waste recycling industries
i. Bio fertiliser industries	i. Bio fertiliser industries
	j. Pharmaceutical industries and health care products manufacturing industries.

**III. Annexure 1. Sl.No.10 is added in continuation of Annexure 1, Sl.No.9 as below.**

**10. Pharmaceutical Industries & Health care products manufacturing industries**

1. All types of pharmaceutical drugs and medicines such as Allopathic, Ayurvedic, Homeopathic, and Siddha.
2. Personal hygiene products such as handsanitizer, facemask, medical disinfectants and personal protection equipments (PPE).
3. Essential medical equipments/accessories such as ventilators, hospital furniture, blood bag, N95 mask and medical oxygen.

B. The following facilities / relaxations are provided to MSMEs in view of the present crisis being faced in wake of Covid outbreak 2020.

1. During 2019-20, ESS sanctioned amounts could not be released in time due to treasury restrictions. Hence Bill Discounting Scheme (BDS) is implemented for ESS sanctioned amounts with the support of respective Banks/Financial Institutions.
2. As per clause 53 of ESS Government Order the application for investment support shall be submitted within one year from the date of commencement of production. Hence the one-year period given for submission of online ESS application after commencement of production for new units and also for units underwent expansion/ modernization/ diversification, which expired during the lock down period is extended for three more months.

C. The amendments/additions have been effected from 20/05/2020.



## GOVERNMENT OF KERALA

## Abstract



Industries Department – Amendment to Entrepreneur Support Scheme (ESS) – Retrospective effect to Bill of Entry for imported machinery – Orders Issued.

## INDUSTRIES(B)DEPARTMENT

G.O.(Ms)No.2/2020/ID

Dated, Thiruvananthapuram, 03/01/2020.

- Read: 1. G.O.(Ms)No.156/2012/ID dated 28.12.2012  
 2. G.O(Ms)No.10/2019/ID dated 29.01.2019  
 3. Letter No.DIC/14088/2018/FC2 dated 12.06.2019 from the Director of Industries and Commerce.

ORDER

As per order read as 1<sup>st</sup> paper above, the Government had accorded sanction for implementing Entrepreneur Support Scheme (ESS) by merging and replacing all the previous schemes and making Bill of Entry for imported machinery compulsory for availing the benefit of the scheme. When the Director of Industries and Commerce brought to the notice of Government that there were instances of rejection of several claims for ESS for want of Bill of Entry, the relevant paras related to Bill of Entry were amended as per order read as 2<sup>nd</sup> paper above.

The Director of Industries and Commerce, vide letter read as 3<sup>rd</sup> paper above, has reported that, there are many cases still pending for clearance in the absence of the retrospective effect to the above said amendment. Therefore he has recommended for giving retrospective effect (ie, w.e.f 01.04.2012) to the amendment relating to the Bill of Entry from the date of introduction of ESS.

Government have examined the matter in detail, and are pleased to give retrospective effect to the amendment to the ESS relating to Bill of Entry w.e.f 01.04.2012, the date on which the scheme ESS was introduced.

The G.O read as 2<sup>nd</sup> paper above is modified to the above extent.

(By order of the Governor)  
 K.RADHAKRISHNAN  
 ADDITIONAL SECRETARY

To:

The Director of Industries and Commerce, Thiruvananthapuram.  
 The Principal Accountant General (Audit), Kerala, Thiruvananthapuram.  
 The Accountant General (A&E), Kerala, Thiruvananthapuram.  
 ✓ All General Managers, District Industries Centres (Through the Director of Industries and Commerce)  
 The Chief Executive Office, K-Bip, Thiruvananthapuram  
 The Finance Department  
 The Information & Public Relations (Web and New Media) Department.  
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Section Officer.





## GOVERNMENT OF KERALA

## Abstract

Industries Department – Amendment of Entrepreneur Support Scheme (ESS)- Orders issued

## INDUSTRIES (B) DEPARTMENT

G.O.(Ms) No.10/2019 /ID

Dated, Thiruvananthapuram, 29/01/2019

- Read:-1. GO(Ms) No.156/2012/ID dated 28.12.2012  
 2. Letter No.FC2/21171/2016 dated 25.05.2018 from the Director of Industries and Commerce.  
 3. Minutes of the meeting convened by the Secretary(Finance Expenditure) on 18.04.2018 .

ORDER

As per order read above, the Government had accorded sanction for implementing Entrepreneur Support Scheme (ESS), by merging and replacing all the previous schemes in existence. Item C(xi)2 in the Checklist as per Annexure III of the order makes Bill of Entry for imported machinery compulsory for availing of the benefit of the scheme. But several cases involving rejection of the claims of entrepreneurs for the benefit of the scheme on the ground of non submission of Bill of Entry for imported machinery were reported to the Government.

Based on the decision of the State Level Committee (SLC) held on 18.04.2018, the Director of Industries and Commerce, as per letter read as second paper above, submitted a proposal in this regard along with that to amend the first two sentences in para 3 of Part III of the GO read above .

Government have examined the matter in detail, and are pleased to amend the relevant paras related to Bill of Entry and Para 3 of Part III of above GO as detailed in the Annexure to this order.

The GO read as first paper above stands modified to this extent.

(By Order of the Governor)  
**NAVIN KRISHNAN.G.I**  
**UNDER SECRETARY**

To

- ✓ The Director of Industries and Commerce, Thiruvananthapuram
- The Principal Accountant General(Audit),Kerala,Thiruvananthapuram
- The Accountant General (A&E), Kerala, Thiruvananthapuram
- All General Managers, District Industries Centers,
- The Chief Executive Officer, K-BIP, Thiruvananthapuram
- The Finance Department
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Section Officer

**ANNEXURE**

Sl No.	Para	Existing Rule	Amendment
1	Item C(xi)2 in Checklist of Annexure III	Bill of entry for imported machinery	Bill of entry for imported machinery and if the bill of entry is in the name of an approved dealer, other documentary evidences for having acquired the machinery like (a) invoices from the approved dealer (b) proof of payment made and (c) capitalised in the books of accounts ie. in Gross block. Genuineness of these documents shall be ensured by the General Manager. A declaration from the dealer shall also be obtained certifying that the bill of entry of the machine has been received in bulk.
2.	First two sentences in Para 3 of Part 3	Entitlement in the scheme shall be limited to an amount of Rs.30.00(Thirty) lakh per applicant unit to be availed only once. The upper limit of Rs.30.00 (Thirty) lakh shall be enhanced by 5% per annum during the period of operation of the scheme to address the escalation of costs.	Entitlement in the scheme shall be limited to an amount of Rs.30 lakh (Thirty lakh) per applicant unit to be availed only once. Government will make proportionate enhancements in the upper limit of assistance for General, Women, SC/ST and Young entrepreneurs based on the recommendations from the SLC to address the escalation of cost on a periodic basis.



## GOVERNMENT OF KERALA

### Abstract

Industries Department – Amendment to Entrepreneur Support Scheme (ESS)- Orders issued.

### INDUSTRIES (B) DEPARTMENT

G.O.(Ms) No. 93/2018/ID

Dated, Thiruvananthapuram, 26/12/2018

- Read: 1. GO (Ms) No. 156/2012/ ID dated 28.12.2012  
 2. Letter No. FC2/21171/2016 dated 14.12.2016 from the Director of Industries and Commerce.  
 3. Minutes of the meeting held by the Secretary (Industries) on 23.07.2018 with the Director of Industries and Commerce.

### ORDER

As per the GO read above Government had accorded sanction for implementing Entrepreneur Support Scheme (ESS), by merging and replacing all the previous schemes in existence such as the Scheme for Payment of Grant under Women's Industries Programme, Scheme of Margin Money Loan to SSI, Scheme for providing State Investment Subsidy, Scheme for Subsidy under Technology Development Fund, Self Employment Scheme for Educated Youth etc. The main objective of the new scheme is to provide support to MSMEs and extend one time support to entrepreneurs with due regard to special categories by optimal utilisation of funds and giving more flexibility of operation while implementing the Scheme.

The State Level Committee, which acts as the Appellate Body in respect of appeals under Entrepreneur Support Scheme, while examining appeals during its various meetings had observed that the existing provisions under clauses 2,13,29,31 and 34 of Entrepreneur Support Scheme needed modification for giving more benefits to the entrepreneurs in Micro, Small and Medium Enterprises (MSME) sector and therefore the Director of Industries and Commerce Department, as per the letter read above, submitted proposals to amend the above clauses.

FC2 pl circulate to all concerned  
 07/01/19  
 DDO (FC)



Having examined the matter in detail, Government are pleased to amend clauses 2,13,and 31 of Entrepreneur Support Scheme, as detailed in Annexure to this order.

The GO read as first paper above stands modified to this extent.

(By Order of the Governor)  
**SANJAY M KAUL**  
**SECRETARY**

To :

✓ The Director of Industries and Commerce, Thiruvananthapuram  
The Managing Director, K.S.I.D.C, Thiruvananthapuram  
The Managing Director, K.F.C , Thiruvananthapuram  
The Principal Accountant General(Audit),Kerala,  
Thiruvananthapuram  
The Accountant General (A & E), Kerala, Thiruvananthapuram  
All General Managers, District Industries Centers (Through  
Director of Industries and Commerce)  
The Chief Executive Officer, K-BIP, Thiruvananthapuram  
The Finance Department  
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Section Officer.



## ANNEXURE

Sl No.	Clause No.	Existing Condition	Amended Condition
1.	2	All Micro, Small and Medium Enterprises engaged in manufacturing activities and set up in the State, which had filed Entrepreneurs Memorandum Part I/II with the respective General Manager, District Industries Centre shall be eligible for this assistance.	All Micro, Small and Medium Enterprises engaged in manufacturing activities, <i>including those units which have invested fully for manufacturing purpose but currently undertaking job work activities</i> , and set up in the State, which had filed Entrepreneurs Memorandum Part I/II with the respective General Manager, District Industries Centre <i>or have filed Udhog Aadhaar</i> shall be eligible for this assistance.
2.	13	<p>District Level Committee:-</p> <p>District Collector(Chairman); Lead District Manager; Representative of Finance Department in Government; District Manager, KFC; Representative of KSSIA District Committee and General Manager, District Industries Centre (Member Secretary).</p> <p>Cases involving eligible fixed capital investment up to Rs. 200 (Two Hundred) lakh only will be considered and sanctioned by District Level Committee</p>	<p>District Level Committee:-</p> <p>District Collector(Chairman); Lead District Manager; Representative of Finance Department in Government; District Manager, KFC; Representative of KSSIA District Committee, <i>Representative of KSIDC</i>, General Manager, District Industries Centre (Member Secretary)</p> <p><i>All cases irrespective of the limits of Fixed Capital Investment will be considered and sanctioned by District Level Committee.</i></p>
4.	31	Building on land acquired on lease, where the lease deed for land has been executed/registered after the date lease, where the lease deed of commencement of commercial production can also be	Building on land acquired on lease, where the lease deed for land has been executed/registered after the date lease, where the lease deed of commencement of commercial production can also be considered for assistance, provided the period of

considered for assistance, provided the period of lease of land in which the building under consideration is located is at least for 10 years. The plan, estimate and valuation shall be certified by a Civil Engineer not below the rank of an Assistant Executive Engineer of Government Department (Industries, PWD, LSGD, Irrigation etc) or a Chartered Engineer, Institution of Engineers India/Approved Valuer of Institution of Valuers, India. Any civil structure not essentially related to production process shall not be eligible for assistance. However, civil construction for pump house, generator room, canteen, toilets, compound walls etc. whichever is necessary for production process, directly or indirectly, shall be eligible for assistance.

lease of land in which the building under consideration is located is at least for 10 years. The plan, estimate and valuation shall be certified by a Civil Engineer not below the rank of an Assistant Executive Engineer of Government Department (Industries, PWD, LSGD, Irrigation etc) or a Chartered Engineer, Institution of Engineers India/Approved Valuer of Institution of Valuers, India. Any civil structure not essentially related to production process shall not be eligible for assistance. However, civil construction for pump house, generator room, canteen, toilets, compound walls etc. whichever is necessary for production process, directly or indirectly shall be eligible for assistance.

*The investment in building may be considered as Fixed Capital Investment(FCI) in the cases where the land is jointly owned by husband and wife and either the husband or wife starts an industry in this land provided that they give an undertaking that the promoter can use the land for a period of at least 10 years and that the Government can initiate revenue recovery against the land if the unit fails to meet any demands raised by the Government.*

*In case of units financed by KFC/ KSIDC/ SIDCO/ KINFRA or units situated in their parks/estates etc. the valuation certificates issued by the concerned financing institution will be admissible.*